№ AO 47	2 (Rev. 3/86) Order of D	etention Pending Trial						
		UNITE	D STATES	DISTRIC	T COURT	U.S. DISTRI	ED ICT COURT	
		OTATE		ict of	NEBRA	DISTRICT OF	NEBRASKA	
	UNITED STATES	S OF AMERICA				2008 FEB 27	PH 5: 34	
	V			ORDER (OF DETENTION	PRNAMCATR	HAE as mais	
	AMY L. M	CNALLY		Case	OF DETENTION 4:08CR3031	* **********	TRE CLERK	
	Defend accordance with the Bail of the defendant pend	Reform Act, 18 U.S		ention hearing has be	een held. I conclude that	the following facts re	equire the	
	•			ndings of Fact				
(I)	or local offense that w a crime of violence an offense for whi	ould have been a fed e as defined in 18 U ch the maximum ser	deral offense if a circ	umstance giving rise	nas been convicted of a to federal jurisdiction ha		state	
	a felony that was a	committed after the	defendant had been o	onvicted of two or n	nore prior federal offense	s described in 18 II		
			ate or local offenses.	onvicted of two of h	nore prior reactar oriense	s described in 10 C.	3.0.	
	 (2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense. (3) A period of not more than five years has elapsed since the date of conviction release of the defendant from imprisonment for the offense described in finding (1). 							
(4)	(4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.							
			Alternativ	e Findings (A)				
x (1)	There is probable for which a m under 18 U.S.C. §	aximum term o	ve that the defer of imprisonmen	ndant has comn t of ten years or	nitted an offense 21 U.S.C. Sec.	801 et seq		
X (2)	(2) The defendant and the second control of the first than the second control of the seco							
			Alternativ	e Findings (B)				
(1) (2)	 There is a serious risk that the defendant will not appear. There is a serious risk that the defendant will endanger the safety of another person or the community. 							
		Part II_	—Written Statem	ent of Reasons fo	r Detention			
I fir	nd that the credible testi					cing evidence	nrenon-	
	of the evidence that				_	-	,	
	Drug	use +	Circians	Tances	of accest	Nemons	trate	
da	raer.	Eval	will b	e arre	nred			
······		P ₂	art III—Direction	s Regarding Dete	ention			
to the ex reasonal Governr	ktent practicable, from ble opportunity for priving	to the custody of the persons awaiting or ate consultation with ge of the corrections	Attorney General or I serving sentences or h defense counsel.	nis designated repres being held in custo On order of a court of	entative for confinement i ody pending appeal. The of the United States or or be United States marshal for	defendant shall be request of an attorn	afforded a ney for the	
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	2/27/0	8	/()	Javed.	L. (tie	ter		
	Date			Ü	ure of Judicial Officer			
		_			ster, U.S. Magistrate Judi Title of Judicial Officer	ge		
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^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).